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 5
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    Attorneys for Defendant
 7
    State Farm Mutual Automobile Insurance Company
                            UNITED STATES DISTRICT COURT
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                       DISTRICT OF NEVADA, SOUTHERN DIVISION
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    GINA CASTRONOVO-FLIHAN,
                                                CASE NO. 2:20-cv-1197-JCM-DJA
12
                 Plaintiff.
                                                NOTICE OF APPEARANCE AND
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          VS.
                                                MOTION TO REMOVE COUNSEL
    STATE FARM MUTUAL AUTOMOBILE
    INSURANCE COMPANY, a foreign
    company; AND DOES I through V, inclusive
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16
                 Defendants.
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18
          Frank A. Toddre of the law firm Lewis Brisbois Bisgaard & Smith LLP hereby enters his
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    appearance as counsel of record for defendant State Farm Mutual Automobile Insurance Company
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    ("State Farm") and requests that he be added to the docket as counsel for State Farm (with Robert
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    W. Freeman). State Farm also requests leave of the Court to remove Cheryl A. Grames, Derek R.
22
    Noack, Pamela L. McGaha and Shirley J. Foster, formerly of Lewis Brisbois Bisgaard & Smith
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    LLP, as counsel of record for State Farm, as they are no longer associated with the firm. For this
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    reason, it
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    ' / /
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1	is requested that the Clerk of Court remove Cheryl A. Grames, Derek R. Noack, Pamela L. McGaha
2	and Shirley J. Foster's names from CM/ECF as counsel for State Farm so that they no longer receive
3	electronic service of materials filed in this case.
4	
5	DATED this 10 th day of May, 2023.
6	LEWIS BRISBOIS BISGAARD & SMITH LLP
7	
8	By /s/ Frank A. Toddre, II ROBERT W. FREEMAN
9	Nevada Bar No. 3062
10	FRANK A. TODDRE, II Nevada Bar No. 11474 6285 S. Bainhayy Baylayard, Spita 600
11	6385 S. Rainbow Boulevard, Suite 600 Las Vegas, Nevada 89118
12	Attorneys for Defendant
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16	IT IS SO ORDERED.
17	DATED: 5/11/2023
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19	DANIEL J. ALBRECTS
20	UNITED STATES MAGISTRATE JUDGE
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LEWIS BRISBOIS BISGAARD & SMITH LLP ATTORNEYS AT LAW 28

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1	<u>CERTIFICATE OF SERVICE</u>
2	I HEREBY CERTIFY that on the 10 th day of May, 2023, a true and correct copy of the
3	forgoing NOTICE OF APPEARANCE AND MOTION TO REMOVE COUNSEL was filed
4	and served via the United States District Court CM/ECF system.
5	
6	Ian M. McMenemy, Esq.
7	Dustyn H. Holmes, Esq. MCMENEMY HOLMES PLLC
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9	Telephone: (702) 874-4878 Fax: (702) 874-4969
10	ian@mcmenemyholmes.com dhh@mcmenemyholmes.com Attempore for Plaintiff
11	Attorneys for Plaintiff
12	President Association
13	By /s/ Susan Awe An Employee of LEWIS BRISBOIS BISGAARD
14	& SMITH
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LEWIS BRISBOIS BISGAARD & SMITH LLP ATTORNEYS AT LAW

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